

**UNITED STATES DISTRICT COURT FOR EASTERN DISTRICT
OF OKLAHOMA**

(1) MICHAEL BOSH, AS SPECIAL
ADMINISTRATOR FOR THE
ESTATE OF DANIEL BOSH,

Plaintiff,

v.

Case No.: 11-CIV-376-JHP

(2) CHEROKEE COUNTY
GOVERNMENTAL BUILDING
AUTHORITY,

(3) GORDON CHRONISTER, and

(4) T.J. GIRDNER,

Defendants.

PLAINTIFF’S MOTION TO FILE EXHIBITS UNDER SEAL

Plaintiff Michael Bosh, as Special Administrator for the Estate of Daniel Bosh, (hereinafter “Plaintiff”), submits the following Motion to File Exhibits Under Seal.

1. On January 26, 2012, the Court issued a Protective Order in this case permitting parties to designate records as “confidential”. [See Dkt. #33].

2. Pursuant to that Order, the parties have designated material as confidential that Plaintiff anticipates relying upon in support of his second motion for sanctions relating to allegations of spoliation.

3. Accordingly, Plaintiff respectfully requests the Court issue an Order permitting him to file exhibits under seal designated as confidential.

WHEREFORE, all premises considered, Plaintiff respectfully requests the Court grant Plaintiff's Motion to file exhibits under seal. A proposed order is submitted contemporaneous with this motion.

Respectfully submitted,

BRYAN & TERRILL

s/Steven J. Terrill

J. Spencer Bryan, OBA # 19419

Steven J. Terrill, OBA # 20869

Bryan & Terrill Law, PLLC

9 E. 4th St., Suite 307

Tulsa, OK 74103

Tele: (918) 935-2777

Fax: (918) 935-2778

sjterrill@bryanterrill.com

*Attorney for Michael Bosh, as Special
Administrator for the Estate of Daniel
Bosh, deceased*

CERTIFICATE OF SERVICE

I hereby certify that on May 2, 2014, I electronically transmitted the forgoing instrument to the Clerk of the Court using the CM/ECF System for filing and transmittal of Notice of Electronic Filing to the following ECF registrants:

D. Mitchell Garrett
Mitchell@garrettlawcenter.com

Robert S. Lafferrandre
rlafferrandre@piercecouch.com

Randall J. Wood
rwood@piercecouch.com

Chris J. Collins
cjc@czwglaw.com

Stephen L. Gerles
steve@czwglaw.com

Jamison Whitson
jwhitson@czwglaw.com

s/ Steven J. Terrill
Steven J. Terrill